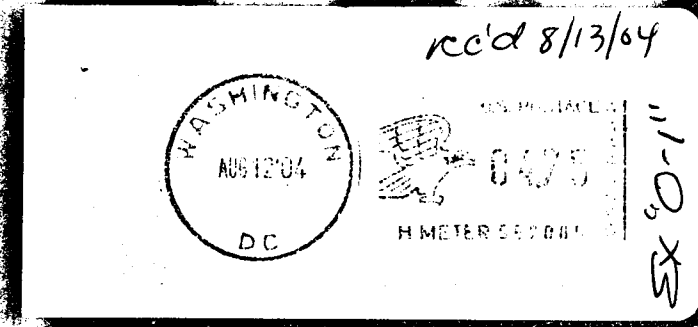


COLUMBIA C. OF APPEALS

500 INDIANA AVENUE
WASHINGTON, D.C. 200

OFFICIAL BUSINESS



Ms. Elena R. Sassower
#301430
Correctional Treatment Facility
1901 E Street S.E.
Washington D.C. 20003

Delivered

RETURN NOTICE

Based on careful review of the attached document(s), it has been determined that the attachments should be returned, to sender, for the following reason(s):

RE: Elena R. Sassower vs. United States NO. 04-CM-760

THE Motion and Affidavit received/filed

on 8/12/04, cannot be accepted for filing and is returned herewith for the

following reasons(s):

Not timely filed. Leave of Court required for filing.

Question(s) number _____ not completed.

Pleading not signed as required by Court rule.

Locational information of attorney/party not reflected.

No certificate of service/ mailing.

Check # _____ for payment of _____ was made out incorrectly.

Fee (check) not included for: _____

Unified bar number not included as required by Court rule.

No signature on certificate of service.

Paper size/format not in compliance with Court rule(s).

Did not comply with Rule 27

Other Insufficient number of copies and pleading is in excess of page limitation.

**NOTICE: New certificate of service is required when submitting a returned pleading.
The Court also required an original plus three copies of all pleadings.

Returned To: Elena R. Sassower

Date: 8/12/04 Returned By: Ruth Gantt

CC: USAO

**We have noted that you do not have a copy of our Rules, so I am forwarding a copy with the return of your pleadings **

EX "0-2"

5

rec'd 8/13/04

District of Columbia Court of Appeals

To	Elena R. Sassower	Date	8/12/04
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From	Ruth Gantt, Supervisor Information Center
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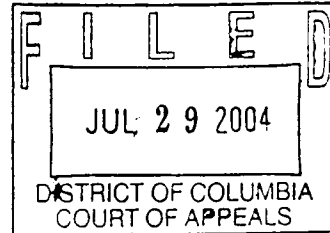
- | | |
|---|--|
| <input type="checkbox"/> Please Handle | <input checked="" type="checkbox"/> For Your Information |
| <input type="checkbox"/> Follow Up | <input type="checkbox"/> Note And Return |
| <input type="checkbox"/> See Me On This | <input type="checkbox"/> Note And Forward |
| <input type="checkbox"/> Your Approval | <input type="checkbox"/> Your Comment/Advise & Return |
| <input type="checkbox"/> File | <input type="checkbox"/> Do Not Return |

Comments:

Ms. Sassower Please note all of the attachments. We are returning your pleadings for Non Compliance with D C. Court of Appeals Rules. We have made an adjustment to our system noting that you have paid all required fees and have receipts as proof as indicated in the Affidavit of Mr McDermott. However, you are not in compliance with page limitation and sufficient amount of copies.

Ex "0-3"

District of Columbia
Court of Appeals



No. 04-CM-760

ELENA R. SASSOWER,

Appellant,

v.

UNITED STATES,

Appellee.

M4113-03

BEFORE: Terry and Steadman, Associate Judges, and King, Senior Judge.

ORDER

On consideration of the joint motion of counsel and appellant to allow counsel to withdraw and appellant to proceed *pro se* and on further consideration of this court's July 7, 2004, order that denied appellant's motion to proceed on appeal *in forma pauperis* and directed appellant to either file the \$ 100 appeal fee or a complete motion and affidavit within 15 days or her appeal would be dismissed and it appearing that the court has not received either a motion or verification that the fee has been paid, it is

ORDERED that the joint motion is granted and the appearance of Mark L. Goldstone, Esquire, is hereby vacated and appellant shall proceed on appeal *pro se*. It is

FURTHER ORDERED that appellant is hereby directed that she must comply with the rules of this court and may interact with this court only through properly filed pleadings that conform with the rules of this court and are properly served on the appropriate United States Attorney listed on this order. Requests made by telephone, whether made by appellant or persons on behalf of appellant, will not be entertained. It is

FURTHER ORDERED that appellant shall, within 20 days of this order, file verification that she has paid the appropriate appeal fee and made a deposit for any necessary transcript. Failure to comply with this order shall result in the dismissal of this appeal without further notice.

PER CURIAM

Copies to:

Clerk, Superior Court

Ex "0-4"

No. 04-CM-760

Court Reporting Division

Mark L. Goldstone, Esquire
9419 Spruce Tree Circle
Bethesda, MD 20814

Elena R. Sassower
DCDC # 301-340
C.T.F.
1901 E Street, S.E.
Washington, D.C. 20003

John R. Fisher, Esquire
Assistant United States Attorney

jb